1 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY 2 Order Filed on March 14, 2025 Raymond and Raymond by Clerk 3 Attorneys at Law **U.S. Bankruptcy Court District of New Jersey** 7 Glenwood Avenue, 4^{TH} Floor 4 East Orange, New Jersey 07017 (973) 675-5622; (408) 519-67115 Telefax Email: herbertraymond@gmail.com 6 Herbert B. Raymond #HR-1379; Jeffrey M. Raymond; Kevin de 7 Lyon Attorneys for the Debtor(s) 8 In Re: Case No.: 19-25519 (JKS) 9 10 Adv. No.: 11 NANA OPOKU-WARE, DEBTOR(S) Hearing Date: 12 Judge: JOHN SHERWOOD 13 ORDER GRANTING SUPPLEMENTAL COUNSEL FEES 14 The relief set forth on the following pages two (2) through two (2), is hereby **ORDERED**. 15 16 17 18 19 20 21 **DATED: March 14, 2025** 22 Honorable John K. Sherwood 23 United States Bankruptcy Court 24 25 26 27

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   Debtor: Nana Opoku-Ware,
 2
                              Debtor(s)
    Case no. 19-25519 (JKS)
 3
    Caption of order: Order Granting Supplemental Counsel Fees
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 5
         The applicant having certified that legal work supplemental
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   to basic Chapter 13 services has been rendered, and no objections
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   having been raised:
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         ORDERED that Raymond and Raymond, Esqs., the applicant, is
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   allowed a fee of $4,910.00 for services rendered and expenses in
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    the amount $140.00 for a total of $5,050.00. The allowance
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    shall be payable
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                     through the Chapter 13 plan as an administrative
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   priority.
14
                     outside the plan.
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    In the event that the case is dismissed prior to payment of
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   fees and expenses ordered herein, any funds on hand with the
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    Chapter 13 Trustee shall be disbursed on a pro rata basis for
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   payment of allowed administrative expenses under 11 U.S.C. 503(b)
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   before a refund is issued to the debtor. If the applicant is the
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   only individual/entity with allowable administrative expenses,
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    then any funds on hand with the Chapter 13 Trustee shall be
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    disbursed in payment of applicant's allowed administrative
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    expenses before a refund is issued to the debtor.
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